REMARKS/ARGUMENTS

Claims 20, and 39-42 have been amended to further clarify subject matter which is currently being claimed and to place all of the claims in condition for prompt allowance.

Consequently, Claims 1, 3-6, 8-10, 20, 22-25, 27-29, , and 39-42 are pending.

Support for the amendments may be found throughout the specification and drawings. For example, paragraphs [1055-1057] on pages 15-16 in the as-filed specification provided support for an electronic processor.

Assignee submits therefore that no new matter has been added.

Allowed Subject Matter

Claims 1, 3-6, 8-10, 20, 22-25, and 27-29 have been identified as being allowed.

Additionally, the Advisory Action identifies that, as amended herein, Claims 42 and 42 are to be allowed.

Furthermore, the <u>Advisory Action</u> identifies that Claims 39 and 40 would be allowable as amended herein to recite an "electronic processor". Assignee has amended Claims 39 and 40 to recite an "electronic processor" and pointed out that there is support for such an amendment via several non-limiting examples as provided in paragraphs [1055-1057] on pages 15-16 in the as-filed specification.

Accordingly, Assignee respectfully submits that upon entry of the present Supplemental Amendment After Final, all of the pending claims have been placed in condition for prompt allowance.

Claim Rejections - 35 USC § 101

Claims 39-42 stand rejected under 35 U.S.C. § 101 as allegedly being directed to non-statutory subject matter.

Assignee has amended Claims 39-42 to further clarify subject matter currently being claimed. As amended, Claims 39 and 40 are each drawn to an apparatus comprising an electronic processor. As amended, Claims 41 and 42 are each drawn to an article of manufacture comprising a non-transitory computer-readable medium having stored therein code executable on at least one processor. Thus, Assignee respectfully submits that Claims 39-42 are directed to statutory subject matter under 35 U.S.C. § 101.

Consequently, Assignee respectfully request that the rejections under 35 U.S.C. § 101 be reconsidered and withdrawn.

Hence, with this amendment, the application has been placed in condition for prompt allowance.

CONCLUSION

The application has been placed in condition for prompt allowance, which is respectfully requested at this time.

Please charge any fees or overpayments that may be due with this response to Deposit Account No. 17-0026. If a fee is required for an extension of time under 37 CFR 1.136 not accounted for above, such an extension is requested and the fee should also be charged to our Deposit Account.

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